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17	HAUTED OF ATEC DICTRICT COURT			
18	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA			
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	REPUBLICAN NATIONAL COMMITTEE,	Case Nui	mber: 2:22-cv-01904-DJC-JDP	
20			TIFF'S CORRECTED <i>EX PARTE</i> CATION FOR A CONTINUANCE OF	
21	Plaintiff, v.		EARING AS TO DEFENDANT'S [30]	
22	V.		N TO DISMISS AND PLAINTIFF'S [34] N TO STRIKE	
23	GOOGLE INC.	MOTIO	N 10 SIRIKE	
24	Defendant.	Dept: Judge:	Courtroom 10, 13th Floor Hon. Daniel J. Calabretta	
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	Case 2:22-cv-01904-DJC-JDP Docu
1	Plaintiff Republican National Commi
2	R. Civ. P. 6 and Local Rules 144 & 230, to re
3	Motion to Dismiss [ECF # 30] and Plaintiff's
4	scheduled for June 22, 2023.
5	On June 6, 2023, the Court notified th
6	take place on June 22, 2023 at 1:30 p.m. Plain
7	that Plaintiff's lead counsel has on June 22, 2
8	June 14 to June 22 and traveling throughout t
9	obtained by the parties as to the hearing on the
10	The parties have met and conferred. A
11	on June 22, it does not oppose a continuance
12	the court typically hears motions on Thursday
13	22. However, the parties' counsel have not b
14	not file a stipulation. Considering the schedul
15	counsel's travel for hearings out of state in Ju
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Plaintiff Republican National Committee hereby applies *ex parte* to the Court pursuant to Fed. R. Civ. P. 6 and Local Rules 144 & 230, to request a continuance of the hearing as to Defendants' Motion to Dismiss [ECF # 30] and Plaintiff's Motion to Strike [ECF # 34], which is currently scheduled for June 22, 2023.

On June 6, 2023, the Court notified the parties that the oral argument for these motions would take place on June 22, 2023 at 1:30 p.m. Plaintiff requests a postponement due to a scheduling conflict that Plaintiff's lead counsel has on June 22, 2023. Specifically, counsel will be out of the country from June 14 to June 22 and traveling throughout the day on June 22. There have been no prior extensions obtained by the parties as to the hearing on these motions.

The parties have met and conferred. Although Defendant would prefer to have the argument on June 22, it does not oppose a continuance to accommodate Plaintiff's counsel. Understanding that the court typically hears motions on Thursdays, we limited our consideration to Thursdays after June 22. However, the parties' counsel have not been able to agree upon a new date and therefore could not file a stipulation. Considering the schedules of Plaintiff's legal team and undersigned lead counsel's travel for hearings out of state in July and early August as well as depositions in other cases, Plaintiff's counsel respectfully requests a continuance of this oral argument until August 24.

Additionally, Local Rule 230(g) states that oral arguments are limited to 10 minutes per side or 20 minutes in the aggregate. Because the Defendant's Motion to Dismiss encompasses several substantive issues and the Court is also hearing the Plaintiff's Motion to Strike, the parties jointly request that the Court allot one hour for the hearing to ensure that all issues in both motions can be adequately addressed to the Court's satisfaction.

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Date: June 12, 2023 **DHILLON LAW GROUP INC.**

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By: /s/ Michael A. Columbo
Harmeet K. Dhillon
Michael A. Columbo
Jeremiah D. Graham
Anthony J. Fusaro, Jr.
DHILLON LAW GROUP INC.

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